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Filed Via ECF

The Honorable Naomi Reice Buchwald
United States District Court
Southern District of New York
500 Pearl Street
New York, New York 10007

**Re: United States v. Frederick Duarte
22 CR 253 (NRB)**

Dear Judge Buchwald:

This law firm represents the defendant, Frederic Duarte. As your Honor is aware my client is currently on bail, with electronic monitoring, and is under the supervision of the Pretrial Services Office. He may not travel out of New York.

With this letter, I apply to modify Mr. Duarte's bail conditions to permit him to travel from January 14 to January 15, 2023, for one night, to his sister's home in Connecticut as she has surgery scheduled on the 14th. Should your Honor approve this request then prior to leaving he would inform his pre-trial services supervisor of his sister's name, address and telephone number, and they would agree upon the exact timing of departure and return. The Government defers to pre-trial about this request and pre-trial consents to it.

*Applicant
granted.
Reice
Buchwald,
USDS
1/10/23*

Thank you for your time and consideration.

Respectfully submitted,


Alexei Schacht